

[Anti-Money Laundering](#)[Risk Disclosure](#)[Terms And Conditions](#)[Privacy Policy](#)[Safety Of Funds](#)[Client Trading Agreement](#)[Bonus Terms And Conditions](#)[Refund Policy](#)

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This Client agreement is entered by and between InvestDelta the "Company"), and the person or legal entity that has applied to open a trading account at the Company's trading platform (the "Client"), according to the terms and conditions detailed herein. This Client agreement is entered by and between the "Company"), and the person or legal entity that has applied to open a trading account at the Company's trading platform (the "Client"), according to the terms and conditions detailed in here.

1. Introduction

This agreement, along with the Company's Risk Disclosure Document, as well as any legally binding document entered into between the Company and the Client (together: the "Agreement"), set out the terms upon which the Company will deal with the Client in respect to placing and executing or off-exchange financial instruments rates trading orders ("Trading"), on the Company's trading platform.

2. The Trading Account

2.1 The Company will open an account for the Client (the "Trading Account") as soon as reasonably practicable after the Company has received confirmation that the Client has agreed to enter into this Agreement, and all other information required by the Company to be provided. The Client confirms that all information it provides to the Company is full, accurate and complete. If there is a change in relation to any of the information provided by the Client must notify the Company immediately of any such change.

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freeze the Trading Account by closing out all existing positions and no further trading shall be

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Company's sole discretion, as principal or as company may act as the counter party to the that it acts as principal and not as agent or company shall not accept any other person as an

by the Company is by limited license given by the ial, non-transferable and is subject to this sign, and enable other to make any use of the s to the Trading Account to anyone.

nts that his engagement with the Company in to 's services are in full compliance with the law s over 18 years old.

will open a trading account for him only after the y the company, from time to time, according to its exclusive discretion. The account and its personal details will be according to the information provided by the customer.

3. Funds

3.1 The Client may transfer funds to the Company with different methods of payment as permitted by the Company from time to time and in any currency (acceptable by the Company), and such funds will be converted and managed in the Trading Platform in US Dollars, according to an exchange rate determined by the Company's according to the known rates at the market.

3.2 When making a bank transfer, the Client is required to make use of one bank account, located in its country of residence and registered under its name. The Client must send the Company an authentic SWIFT confirmation, stating full bank account details. Non-delivery of the SWIFT confirmation or the details not conforming to the Client's details registered at the Company may result in the funds not being credited to the Client's Trading Account and the return of the funds transferred to the Company.

3.3 The Client will be required to identify itself according to the Company's regulations. The Client is required to provide such further full and true information and sign any document required by the Company to enable proper operation of the Trading Account.



obligation of the Company to pay or return money to the Client according to the terms of this
Anti-Money Laundering etary claim over money transferred to the
 Company, and the Company can bear that in its own right.

Risk Disclosure by the Client, together with any Profit or other
 according to a specific agreement with the Company,

Terms And Conditions , including Trading Losses, Commission and any
 Company, which will be automatically deducted

Privacy Policy unt. The Client's Funds shall not bear any interest
 (ap calculation, as defined below). Trading in

Safety Of Funds ods that relate to a reference security shall not
 g, allocations or any other Benefits, but may be
 al events which affect the reference security,

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Bonus Terms And Conditions y to the Client will be in the same currency and to
 the funds were originally transferred, unless the

Refund Policy , to return the funds to a different account of the

3.7 The Client declares that all funds that it transfers to the Company do not derive from any criminal or other illegal activity and without any violation of any applicable anti money laundering laws and regulations.

3.8 The Client will have no claim against the Company and will not hold the Company responsible for any delay and/or differences originating from financial institutions (banks, credit cards, payment solutions etc.), rates calculation and/or commission and/or any other debit.

3.9 If the Client gives an instruction to withdraw funds from the Trading Account, the Company shall pay the specified amount (less any transfer charges, if applicable) within five Business Days once a duly instruction has been accepted and at the moment of payment, the Client's margin requirements have been met. The Company may cancel the Client withdrawal order, if, according to the Company's discretion, the remaining funds (after the withdrawal) shall not be sufficient to secure open Position(s) in the Trading Account.

3.10 The Company shall debit the Client's Trading Account for all payment charges. If the Client has the obligation to pay any amount to the Company which exceeds the amount held in the Client's Trading Account, the Client shall immediately pay such amount upon Company's request.



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4.1 The Company does not charge brokerage fees or commissions for executing trades. The Risk Disclosure on Transactions (i.e. the difference between buy/sell prices quoted on the Trading Platform to the Client). It is the Client's Terms And Conditions wishes to trade at such prices.

4.2 The Company's transfer of funds standing to the credit of a Trading Privacy Policy its prevailing transfer rate, currently equivalent to USD 20 per transfer, and this amount will be a deducted from the Client's Trading Account.

4.3 Safety Of Funds fees and charges, and may change any existing Client not less than 10 Business Days notice of

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4.1 The Company enables trading in foreign exchange rates and any other financial instruments made Refund Policy available by the company (all hereof: "Financial Instruments").

5.2 The Trading Platform displays Indicative Quotes of exchange rates of different financial instruments pairs, based on different financial information systems, as the most updated exchange rates in the international Forex markets. For determining the exchange rates for different time periods, the platform is making mathematical calculations according to known and accepted Forex markets formulas. It is acknowledged by both Parties that due to different calculation methods and other circumstances, different trading platform and/or markets may display different price quotes.

5.3 The Company's Trading Services are available during regular Forex Trading hours, Monday-Friday. Transactions are automatically renewed ("rolled over") every night at 22:00 GMT from the day the Transaction is opened until the Transaction is closed.

5.4 A Transaction is closed in any of these events: (A) the Client closes the Transaction; (B) The Transaction meets with stop loss, take profit or other predefined criteria set by the Client or the Company under this Agreement (see clause 6 for further information on order types); (C) the Transaction expires according to the expiration time set by the Client or the Company, if applicable; (D) The Client does not have sufficient funds in their Trading Account to hold that Transaction open.

5.5 The Company does warrant that trading in the Trading Account will be available at all times.



by the Company by telephone, computer or other way, the Company may ask the Client to

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The company shall be under no obligation to act upon such order until such confirmation is and purchase of a financial instrument on behalf

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when under this Agreement (one shall cancel

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THE COMPANY SHALL BE UNDER NO OBLIGATION TO act on any order, request, instruction or

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reporting to be given or made) by the Client or any

without further enquiry on the part of the Company

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or identity of the person giving or purporting to communication.

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I be bound by all obligations entered into or

incurred by the Company on behalf of the Client in consequence of or in connection with

communication.

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5.10 The Client – If the Client requests cancellation of

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such order if the Company has not acted upon such

order, or if otherwise agreed by the Company.

5.10 The Company has the right, but not the obligation, to set, at its absolute discretion, limits and/or parameters to control the Client's ability to place orders or to restrict the terms on which a Transaction may be made. Such limits and/or parameters may be amended, increased, decreased, removed or added to by the Company and may include (without limitation): (i) controls over maximum order amounts and maximum order sizes; (ii) controls over total exposure of the Company to the Client; (iii) controls over prices at which orders may be submitted (including, (without limitation, controls over orders which are at a price which differs greatly from the market price at the time the order is submitted to the Company's order book); (iv) controls over any electronic services provided by the Company to the Client (including, without limitation, any verification procedures to ensure that any particular order or orders has come from the Client); or (v) any other limits, parameters or controls which the Company may be required to implement in accordance with Applicable Regulations. The Company may in addition require the Client to limit the number of open Transactions which the Client may have with the Company at any time. The Company shall notify the Client of the limits and restrictions applicable prior to Client placing an order.

5.11 The company does not allow actions or non-actions based on system, time or price manipulation or on arbitrage calculations based on different systems or platforms in the Forex markets.



rates in the world markets and the wrong rate quote given to the client, and the company is liable on the correct exchange rates.

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open trades ("positions") and guarantee funds present in the company's platform and viewing past

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Company may, from time to time and upon a certain number of days, credit interest or bonus amounts to a Trading Account and a

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to make trades and satisfy any margin

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do not belong to the Client and will be held in a separate account specifically agreed with Company.

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6.1 Limit Order – a Limit Order is an instruction to trade at a level that becomes more

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used to open or close a position. Each Limit

ORDER HAS A SPECIFIC PRICE WHICH WILL BE BY THE CLIENT (but subject to the Company's agreement).

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Company's bid price (in the case a sell order) or ask price in the Client's favor to a point where the Client's order can

be executed. Once the limit level is triggered, the Company will seek to execute the order at that price. If the Company cannot do so (e.g. because in attempting to execute the order, the price becomes less favorable to the Client), the limit order will remain operational, waiting for the price to move again in the Client's favor, such that it is triggered again.

6.2 Stop Order – a Stop Order is generally placed to provide some risk protection, for example, in the event of the Client's position moving into loss. A Stop Order can also be used to either open or close a position. Each Stop Order has a specific stop level, set by you (but subject to the Company's agreement). The Stop Order will be triggered only if a transaction takes place on the Company's trading platform at that stop level. Once the Stop Order is triggered, the Company will seek to execute the order at a level that is the same as the stop level (although it may be at a less favorable level).

6.3 Other orders explanations – Such as OCO'S (One Cancels the other), ID's (If Done) Trailing Stops etc., and more information, can be found on the Company's website.

6.4 Rollovers or Swaps – a Trade is automatically renewed ('rolled over') at night, to the next business day, without the need for the Client's intervention. Such rollovers are accommodated with interest debits or credits to the Trader's Trading Account, based on the interest rate differentials applicable to each currency and taking into account the Company's own costs, depending on whether the position is long or short on the high interest rate currency.


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Company may close out the Client's position(s). The Client acknowledges and agrees that the Company may close out at a less favorable time or rate than might otherwise be the case and the Company shall not have any liability to the Client as a result of such instances.

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and/or disclose the Client Information (a) For internal use, including with affiliated entities; (b) As permitted or required by law; (c) For potential fraud or unauthorized transactions or of Client's use of the services, review and/or maintenance of the quality of services; (e) to protect any applicable law.

7.4 The Client agrees that the Company may record all conversations with the Client and monitor (and maintain a record of) all emails sent by or to the Company. All such records are the Company's property and can be used by the Company, amongst other things, in the case of a dispute between the Company and the Client.

7.5 Affiliation- the Company may share commissions and charges with its associates, introducing brokers or other third parties or receive remuneration from them in respect of contracts entered into by the Company. Such affiliates of the Company may be disclosed with Clients information.

7.6 The Company's Trading Platform, Website or other services may require and use of 'Cookies'.

8. Advice, Information and Tax

8.1 The Company does not advise its clients in regard to the expected profitability of any trading action or non-action, and any tax or other consequences. The Client represents that it has been solely responsible for making its own independent appraisal and investigations into the risks of the Transaction. The Client represents that it has sufficient knowledge, market



related

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et commentary or other information: (a) this is
e Company. (b) It is provided solely to enable the
; (c) that the information, at the time it has been

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or the consequences of the Client acting upon
nmentary or other information.

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any shall not, in the absence of its fraud, wilful
/ losses, costs, expenses or damages suffered by
stake in any information given to the Client.

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to assess the appropriateness of any
e Regulations, to assess whether or not the Client

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ce to understand the nature of and risks
related to the above are under the sole

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8.6 Trader's Tax Allocations – Any tax applying on the Client and/or results from the Client's trading activity, including trading profits and/or trading losses and/or any charges and/or deductions made from the Client's Deposit or Client's Equity, shall be under the Client's full and sole responsibility. The Client shall personally report and pay any personal, federal, state and local tax liability he is obligated to, if applied. The Company serves as a mediator only and does not collect deduct, pay or withhold tax from the Client. The Company's reserve the right, if ordered by an official entity, to deduct tax from the Client and deliver it to the proper tax authority as ordered by the official entity.

8.7 Account Balances – Account balances and statements are displayed within the trading platform made available to the Client by the Company. Common terms definitions can be found on the Company's Website.

9. Closing an account and cancellation of the agreement

9.1 Either party may terminate this Agreement by giving ten days' written notice of termination to the other. Either party may terminate this Agreement immediately in any case of any breach of this Agreement or event of Default by the other Party. Upon terminating notice of this Agreement, Client shall be under the obligation to close all open positions, otherwise, the notice shall become void, or the Company shall have the right to close all open positions without assuming any responsibility.



9.3 Termination shall not affect any outstanding rights and obligations according to the Agreement.

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10. Indemnification and Limitation of Liability

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provided "As Is" and "As Available", and company

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not implied, including, but not limited to, warranties

purpose. The company does not warrant that

communications are free of viruses or other harmful

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liable for any damages of any kind arising from the

USE OF TRADING PLATFORM OR WEBSITE

including, but not limited to direct, indirect, incidental,

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The Trading Platform follows the relevant market,

whether or not, and whether the Clients computer is

connected to the Trading Platform or not, and whether the order left by the Client if applicable.

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shall be the Company, compensate the Company from

all costs (including reasonable legal costs),

and expenses incurred by the Company.

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10.4 The Company shall have the right to set-off any amount owed by the Company to the Client, against any debt or other obligation of the Client towards the Company. In any event of Default of Client (voluntary or involuntary insolvency procedures against the Client) all debts, future debts and other obligations of the Client towards the Company, shall become immediately due.

11. General Provisions

11.1 The Company has the right to amend the Agreement without obtaining any prior consent from the Client. If the Company makes any material change to the Agreement, it will give at least ten Business Days' notice of such change to the Client. Such amendment will become effective on the date specified in the notice. Unless otherwise agreed, an amendment will not affect any outstanding order or Transaction or any legal rights or obligations which may already have arisen.

11.2 Partial invalidity – If, at any time, any provision of this Agreement is or becomes illegal, invalid or unenforceable in any respect under the law of any jurisdiction, neither the legality, validity or enforceability of the remaining provisions of this Agreement nor the legality, validity or enforceability of such provision under the law of any other jurisdiction shall in any way be affected or impaired.



entities. Each of the entities in the account agrees that any notice or instruction given by the considered as given to all the entities. In case of the Company by different entities, then the last available.

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11.7 No Right to Assign – No rights under this Agreement shall be assignable nor any duties assumed by another party except to/by an affiliate of The Company. Upon assignment to an Affiliate of the Company, the terms of this Agreement may be amended to fit any applicable regulation effective upon the assignee, and Client hereby consent in advance to such regulatory modifications to this Agreement. This Agreement shall be binding upon and inure to the benefit of the successors heirs of the Client.

11.8 Dormant Trading – If the Client will not perform any trading activity or his trading activity will be in very low volume, for the time period defined by the Company, or if the Trader does hold minimum funds in his account, defined by the Company, the Company may, subject to a notice given to the Trader, charge the account with Dormant Trading commission, at a rate to be determined by the Company from time to time, close any open trade and/or the Client access to the Account and/or terminate this Agreement.

12. Customer's Account

1. Following the customer registration to the company services, the customer will be requested to provide personal identification information. The purpose of this procedure, among others, is to assist the authorities to fight the financing of terror organizations and


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providing the required documents will prevent the customer from being registries as the
Anti-Money Laundering been registries as incorporation and/or business
 entity, this agreement will constitute a declaration that the customer holds the authority to

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customer, InvestDelta or any agent on its behalf
Terms And Conditions name in the trading system. The account and

information supplied to the company by the
Privacy Policy e information provided to the company contains
 that providing erroneous information might be

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will open a trading account for him only after the
 the company, from time to time, according to its
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ie conditions of this agreement, the customer
 authorized InvestDelta or a qualified agent on its behalf, to perform for him orders and
 activities according to the customer's instructions or according to instruction given by the
 customers authorized agents in writing and/or verbally, and all under the powers given to
 InvestDelta under this agreement.

5. In order to remove any doubt, the execution of any transaction in the accounts is subject to
 the deposit of the collateral. InvestDelta will not permit the execution of any transaction
 without the said deposit and/or if the deposit is not sufficient for the said transaction and the
 execution in this case will be subject to the company policy from time to time. To remove any
 doubt, if InvestDelta will permit you to perform transaction prior to a final confirmation that
 collateral was deposited in your account and InvestDelta discovers that no collateral was
 deposited, InvestDelta will have the right to deduct from any profit which will be due to you
 from the company, the sum you were supposed to deposit in order to perform your activates
 in the system. InvestDelta will hold all the funds on your behalf and will be authorized to
 deposit them in any financial institution. If a transaction is executed and eventually found
 that there is not sufficient collateral to collect the transaction, InvestDelta retains the right to
 decrease the transaction and/or contact you in order to correct the collateral and / or
 demand from you full payment for any monetary shortage which might be caused as a result
 of the transaction development at any time. It is emphasized that this right by InvestDelta
 does not constitute an obligation and/or any responsibility to decrease a transaction of any
 kind and you will have no right to claim anything as per losses which occur due to it not being
 decreased, or if it was decreased.



transactions by you

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will issue you a personal ID code (hereinafter

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ivating your account over the Internet. You are

ccess code, not to transfer it to another entity and

nection with an unauthorized use of the access

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It has the skills and the knowledge needed to provide the services.

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any will provide customers support will be

d from time to time according to the company

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ts customers. Any information that may be found

ublications can't be considered as financial

atever it may be. Yet InvestDelta may, under your

on related to foreign currencies, exchange rates,

financial instruments, derivatives and commodities. It is hereby made clear that the checking

into its accuracy and/or correctness is your sole responsibility.

4. InvestDelta will not expose information and details about its customers, unless so required by the law. The company is permitted but not obligated to review and supervise the information provided to the customer for any cause, according to its sole consideration. By this agreement the customer declares his consent that the company will not have any commitment or take any responsibility for its actions. The company is allowed to document the information it receives from the customer by any means of documentation.

12.2. YOU hereby obligate that:

1. All the details you will provide to InvestDelta will be accurate, complete and that you are an adult above 18 years of age, fit and authorized to commit under the conditions of this agreement and that you are an investor with financial knowledge and experience, in order to understand and independently asses the risks involved in the actions resulting from this agreement.

2. You are the owner and sole beneficiary of the account. In case you are not the sole beneficiary of the account, you have the duty to fill out and sent the company the "Joint Account Form". The customer must indicate the names of the other beneficiaries on the declaration form.



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Financial contracts do differ from country to country and are in full compliance with the laws, the rules and regulations of your residence, as per the use of the site.

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Access to the InvestDelta site, does not imply that we are in full compliance with all the laws, rules and guidelines practiced in the

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After the necessary investigation and found that there is no legal restriction which prevents you from using the system or the execution of

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It must be emphasized that the services should be provided where there is no legal restriction. InvestDelta retains the right to refuse and/or cancel the account, under its sole discretion and without the need for any explanation. InvestDelta will discover that you are conducting

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Profits from time to time are from a legal source, are not derived from dealing drugs or activity with other persons involved in illegal trade in arms, unlawful gambling, prostitution, terror money etc. in addition you obligate to comply with all the instruction of the law which prohibits money laundering and you are aware that if the company will discover you violated your obligations as said and/or that your statements as said are inaccurate and/or un true, then an irrevocable instruction is given to the company to block the account from performing activities and report , if needed , to the authorities.

8. The customer agrees to indemnify and/or compensate the company, its directors, its employers and its agents for any loss and/or damage and/or responsibility and/or cost that will be caused to the company or to its behalf from not standing in the agreement terms, violation of the agreement or violation of the rules and/or instructions. In case the customer will indemnify and/or compensate the company, its directors, its employers and its agents, the company will be allowed to set off the customer's debt from his accounts.

9. You are aware of the risks involved in the execution of transaction described in this agreement and that you have read and understood the addendum of risks disclosure, which is inseparable part of this agreement and agree to all its conditions.

10. The customer hereby declares that only capital and/or funds that he is able to risk, and its lost will not damage him essentially will use him for trading in his account. The customer is aware that if he does not hold other capital, it is recommended that he will avoid trading in the forex market.



that InvestDelta and/or its rep and/or anyone on its behalf will not be liable to you in any way
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13. You undertake all the risks connected with the use and storage of information in your computer (with which you will access the site and the service "computer") You declare and obligate that you and maintain an adequate protection as per the terms of the contract. You will not be liable to InvestDelta for viruses, material, installations, information or data which might be damaging or unfit. You agree that InvestDelta will not be liable to you in any way in the event of failure or damage or destruction in the computing system, data or your records, or part of them or due to delays, loss, errors, and missions as a result of the fault or the incorrect treatment of telephonic equipment, computer or software. That you will not transfer in anyway, directly or indirectly to InvestDelta and will not expose it or any of its online service providers, to any virus or inappropriate installation which may be damaging in the same way.

14. The customer commits that he is trading in a proper form and for real speculative profit and is not trying to take advantage of holes in the trading system (sniping) if by manual trading, black box or experts or any other way of attempt to buy/sell at a price that is not the real market price, or by putting multiple future orders of small differences, or by putting quick orders of in/out, or by requesting a price via IP connection that is not in the range of the indicative exchange rates. In case the company revealed an attempt to take advantage of its trading system, the company holds the right to cancel trading profits which are a direct outcome of this attempt. The customer is hereby giving up any claim against the company regarding the set off of these profits.

15. The customer is fully aware to the fact that by using electronic trading software's (Experts or EA), he is exposed to further risks involving computer software's, internet, communication systems and interfaces connected to the company. The customer hereby declares that he accepts all the risks involved in using these systems and, among other,



exposed to loss

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InvestDelta will not be responsible for the inability to execute instructions and requirements

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InvestDelta will not be responsible for the inability to execute instructions and requirements

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and debts connected with the activity in your account, including required deductions and you hereby remove any claim against InvestDelta in this regard. In spite that is said in this section, if and in case that it may be found the company must withhold tax in lieu of your activity, you give the company, a priori, you consent to withhold the sums required by the law.

19. You have read the entire agreement and understood its content and implications, including the risk of losing the full collateral, prior to accepting it conditions.

20. That you know the company is not acting as a portfolio consultant and/or portfolio manager.

21. That you are aware that all the rate which are shown in the trading system are indicative based on updated trading rates from the international currency markets. You are aware and consent that the company does not and can't have complete and absolute obligation to execute any of your instructions, under the indicative rates displayed in the trading system. Only a final confirmation of the execution of a transaction is proof of execution of your instruction.

22. You are aware that InvestDelta will not be liable, in anyway, due to claims, legal suits, disputes, losses, expenses, damages etc, which you will incur as a result of relying on any information supplied by InvestDelta.

GENERAL RISK DISCLOSURE



described herein

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6. Rules and Regulations – The Client must know and follow the rules and regulations applicable to the Company's Trading services as set forth in the documents and agreements delivered to and signed or approved (by way of internet approval) by the Client. Not following the rules and regulations applicable to Trading or any other applicable regulation may result in forced closure of positions ("Trades"), temporary freezing of the Client's account, closing the account and/or other actions necessary for the protection of the Company.
7. Transaction Costs May Reduce Profit Taking. Be aware that every time an individual trade is placed, the Company profits from the Ask/Bid Spread. These transaction costs are a major cause of Traders not being able to increase their trading size and developing as a trader. The total daily/monthly/yearly commissions may add to losses and/or significantly impact and reduce profits.
8. Use of Leverage or Margin May be a Speculative and Costly Strategy. Trading using Margin is generally used by traders as a way to increase their purchasing power in order to be able to open a larger position without paying for it in full. Trading on leverage or margin, or the use of leverage generally, may result in losses beyond the initial investment or deposit. Extreme caution should be exercised relative to the Client's use of a margin account.
9. Knowledge of Our Software Programs. The Client must be knowledgeable in the use and functionality of the Trading software provided by the Company, or by any third-party provider, in order to correctly interpret account information and to be able to place orders correctly. The Client shall be responsible for all orders placed in his account, regardless of his

ets is considered Risky and Speculative. The

relatively small movement can lead to a

ne size of any loss or profit. It can work against

ses as well as gains.

terized as high volatile markets, which inherits

eposit funds, and in a short period of time. The

esponsible to the trades executed, or not

the losses suffered in their account. As a

l to lose all funds which he has deposited. The

eed its profits and deposits. The Client should

ent savings, loans, mortgages, emergency funds,

tion or home ownership, or funds required for

expenses.

quires in-depth knowledge of the relevant

Therefore, a high level of investment and trading

offered or represented by the Company

regarding the returns that can be expected from Trading.

- of the relevant market (or in any case of cease of commerce, corporate events, freeze of
- Anti-Money Laundering** considerable losses. Opening prices (next day or
- different from the previous closing prices; such
- be the result of stop-loss orders.
- 1 Risk Disclosure** e Effectiveness, Accuracy or Efficiency of the
- lient may have difficulty accessing its account
- problems. The Company makes no warranty of
- particular purpose, and no other warranty of any
- Terms And Conditions** ce, data or information provided thereby, or any
- on services, except as required by applicable law,
- not limited to, lost profits, trading losses or
- inaccurate data, or delay or loss of access to customer
- 1 Client Trading Agreement** or the Client to reconcile his account on a
- s should be immediately brought to Company's
- only statements will be deemed accepted by you if
- Bonus Terms And Conditions**
- 1 Refund Policy** to provide professional and non-professional
- traders with a mechanism for execution of trades. Nothing in this service constitutes
- investment advice or a recommendation by the Company or its affiliates to buy, sell or hold a
- particular security, financial product or instrument discussed therein or the suitability for
- making any such investment. The Company is neither registered investment advisors nor
- broker dealers.
- 14. Redemptions and Distributions May Only be made if there is Available Cash or Equity.**
- Pursuant to the Client Agreement, upon the Client's request and subject to available funds,
- the Company shall distribute back to the Client, any part of the Client's Equity, not securing
- any open or expected trade or debt. Available funds will depend upon the financial condition
- of the Company's Trading Account, as well as the financial condition of the Client's Account.
- Thus, in the event the Company has suffered losses unrelated to the performance of the
- Client's Account, the Company may be unable to satisfy redemption requests or request for
- distribution of cash or securities. The Company is Not Covered by Insurance in Case of
- Misconduct by Our Agents or in case of Insolvency.
- 15. Cease of Trading –** Due to the fact that commerce system is based, amongst others, on
- networks for the exchange of information and the Internet, the commerce or any part thereof
- may be ceased and/ or disrupted and etc., without prior notice or for reasons which are not
- under the Company's control. In a situation in which commerce is disrupted, the Company
- shall be permitted, inter alia, to close all open transactions made by the Client, without prior
- notice, inasmuch as possible in fair prices reflecting the market condition at that moment.
- The Client shall have no claim, demand or right for indemnification in such an event, with



Company

Accounts

Products

Tools & Education

information providers who are a third party

Anti-Money Laundering

Risk Disclosure

1: Terms And Conditions

Privacy Policy

Safety Of Funds

Client Trading Agreement

Bonus Terms And Conditions

Refund Policy

it is impossible for the Company to be of the information appearing in the website and or the updating pace of the international market. In the information becomes known, the Company may positions.

ar responsibility to any harm or any form which at such harm is the result of a force majeure and l of the Company which influences Trading. The or any delay in communications and/or failure in computer crashes or any other technical failure, s and various telecommunication lines, the ISP e Customer's Computers.

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Trading Foreign Exchange (Forex) and Contract for Differences (CFD) is highly speculative, carries a high level of risk and may not be suitable for all investors. You may sustain a loss of some or all of your invested capital, therefore you should not speculate with the capital you cannot afford to lose. You should be aware of all the risk associated with trading on margin. The website is owned and operated by investdelta.com. UNIQUA LTD | Registration number 2020 IBC 00066 | an International Business Company, duly incorporated under the laws of Commonwealth of Dominica. The information on this site is not directed at residents of the United States and is not intended for distribution to, or use by any person in any country or jurisdiction where such distribution or use would be contrary to local law or regulation.